AO 472 (Rev. 3/86) Order of Detention Pending Trial

| United S  | STATES DIS   | TRICT COURT   | U.S. DISTRICT COURT<br>DISTRICT OF MUDICALIA  |
|---|--|---|---|
|   | District of  |   | RASKA   |
| UNITED STATES OF AMERICA  |  |   | WHY JAN TU PM 3: 68   |
| V.  | OF   | DER OF DETENTION  | N PENDING TRIALERK  |
| EDNA CRUZ-FUENTES   |  | lumber: 4:06MJ3052  | OFFICE OF FIRE OFFI   |
| Defendant   |  |   |   |
| In accordance with the Bail Reform Act, 18 U.S.C. § detention of the defendant pending trial in this case.  | 3142(f), a detention heari   | ng has been held. I conclude t  | hat the following facts require the   |
|   | Part I—Findings of   |   |   |
| (1) The defendant is charged with an offense describ or local offense that would have been a federal o  a crime of violence as defined in 18 U.S.C. §  an offense for which the maximum sentence  an offense for which a maximum term of important terms.   | offense if a circumstance g<br>§ 3156(a)(4).<br>is life imprisonment or de   | iving rise to federal jurisdiction eath.  | a   |
| a felony that was committed after the defend § 3142(f)(1)(A)-(C), or comparable state or I  (2) The offense described in finding (1) was commit  (3) A period of not more than five years has elapsed for the offense described in finding (1).  (4) Findings Nos. (1), (2) and (3) establish a rebuttal safety of (an) other person(s) and the community | local offenses.  ted while the defendant w since the  date of co  ble presumption that no co  I further find that the do | ras on release pending trial for nviction  release of the dependition or combination of conceptant has not rebutted this p                                    | a federal, state or local offense. efendant from imprisonment ditions will reasonably assure the    |
| (1) There is probable cause to believe that the defend  | Alternative Findings   |   |   |
| for which a maximum term of imprisonment  | of ten years or more is pr   | escribed in   |   |
| under 18 U.S.C. § 924(c).   | •  |   | •   |
| (2) The defendant has not rebutted the presumption es<br>the appearance of the defendant as required and t  | stablished by finding 1 that<br>the safety of the communi<br>Alternative Findings  | ty.   | of conditions will reasonably assure  |
| (1) There is a serious risk that the defendant will not   | арреаг.  |   |   |
| (2) There is a serious risk that the defendant will end   | langer the safety of anothe  | er person or the community.   |   |
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| Part II—Writ  I find that the credible testimony and information submoderance of the evidence that  Def has no substant  to not appear.  This detainer  | _  |   | vincing evidence Paprepon-  |
|   |  |   |   |
| The defendant is committed to the custody of the Attorne to the extent practicable, from persons awaiting or serving reasonable opportunity for private consultation with defens Government, the person in charge of the corrections facility in connection with a court proceeding.  Date  | g sentences or being held<br>se counsel. On order of<br>y shall deliver the defenda                                      | or representative for confinement in custody pending appeal. The account of the United States or unt to the United States marshal account of Judicial Officer | he defendant shall be afforded a on request of an attorney for the for the purpose of an appearance |
|   |  | d L. Piester, U.S. Magistrate Jo<br>ame and Title of Judicial Office  |   |
|   | IV.  | ume una 1111e oj Juaicial Offici  | ¥F  |

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).